JUL 20 1993 1993 4 18 10 11

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

08/095801 PATENT

Docket	No.	A-169	CIP

Anticipated Classification of this application:

Class _____ Subclass _

S.N.: 0 7 \ / 501,904 Prior application

Examiner: Prouty, R.

Art Unit: _____1814__

Box FWC

Commissioner of Patents and Trademarks

Washington, D.C. 20231

FILE WRAPPER CONTINUING APPLICATION (FWC) TRANSMITTAL

WARNING: This form cannot be used where the parent case may not be abandoned since the filing of a request

under the FWC procedure "will be considered to be a request to expressly abandon the prior application

as of the filing date granted to the continuing application."37 CFR 1.60.

WARNING: This procedure can only be used for a pending application prior to payment of the issue fee. 37 CFR

1.62(a) except if the parent application was withdrawn under 37 CFR 1.313(b)(5) "to permit consideration of an information disclosure statement under 1.97 in a continuing application." See Notice of January 9,

1992 (1135 O.G. 13-25 at 21).

WARNING: The filing of an application as the United States stage of an international application requires an oath or

declaration. 37 CFR 1.61(a)(4).

WARNING: The claims of this new application may be finally rejected in the first Office action where all claims of the

new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered

in the earlier application. MPEP § 706.07(b).

WARNING: An application under 37 CFR 1.62 to filed by making changes by amendment to the prior application, 37

CFR 1.62(a), and not by filing a new application.

WARNING: Filing under 37 CFR 1.62 is permitted only if filind by the same or less than all the inventors named in

the prior application. 37 CFR 1.61(a)(4).

This is a request for a filing under the file wrapper continuing application procedure, 37 CFR 1.62, for a

XX continuation

□ divisional

□ continuation-in-part (for oath or declaration see III below)

attached is an amendment for added subject matter

CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this FWC Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date 07/20/93 in an envelope as "Express Mail Post Office to Addressee" mailing Label Number GB38374885X addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231.

ELLEN J. SORENSEN

(Type or print name of person mailing paper)

CS14140 09/13/93 08095801

101-0519 140 103 418.00

(Signature of person mailing paper)

NOTE: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. (37 CFR 1.10(b)).

(FWC [4-2]—page 1 of 10)

OFF

75

 continuing application to permit consideration of an information disclosure statement under 37 CFR 1.97.

NOTE: The filing date under 37 CFR 1.62(a) is "... the date on which a request is filed for an application ... including identification of the Serial Number, filing date and applicant's name of the prior application". The prior application under 37 CFR 1.62(a) must be "... a prior complete application." According to 37 CFR 1.51(a) a prior complete application comprises: (1) a specification, including a claim or claims, (2) a declaration, (3) drawings, when necessary and (4) the prescribed filing fee. Accordingly, as presently worded, 37 CFR 1.62(i) does not permit the FWC procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(1) is paid.

PARTICULARS OF PRIOR APPLICATION

Α.	Application 3/29/90	Serial	No. . (<i>date</i>).	0 7 / 501 , 904	filed
В.	Title (as origina and as last am		rallopro ⁻	TEINASE INHIBITOR	
C.	Name of applic			iled and as last amended) and	d current

	1. FULL NAME OF	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Λ_{Q_O}	INVENTOR	Langley	Keith	E
	RESIDENCE & CITIZENSHIP	Newbury Park	STATE OR FOREIGN COUNTRY California	COUNTRY OF CITIZENSHIP U.S.A.
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 714 Danvers Circle	сіту Newbury Park	STATE & ZIP CODE/COUNTRY California 91320/USA
المر	2. FULL NAME OF INVENTOR	FAMILY NAME DeClerck	FIRST GIVEN NAME Yves	SECOND GIVEN NAME A.
	RESIDENCE & CITIZENSHIP	CITY Los Angeles	STATE OR FOREIGN COUNTRY California	COUNTRY OF CITIZENSHIP Belgium
-	POST OFFICE ADDRESS	POST OFFICE ADDRESS 2919 Waverly Avenue	CITY Los Angeles	STATE & ZIP CODE/COUNTRY California 90039/USA
200	3. FULL NAME OF INVENTOR	Boone	Thomas	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	city Newbury Park- CA	STATE OR FOREIGN COUNTRY California	COUNTRY OF CITIZENSHIP U.S.A.
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 3919 Elkwood	СІТҮ Newbury Park	STATE & ZIP CODE/COUNTRY California 91320/USA

 $[\]hfill\Box$ Continued on added page for Inventor's Data

The above identified application, in which no payment of issue fee, abandonment of (other than where the above identified application was adandoned under 37 CFR 1.313(b)(5) to permit consideration of an information disclosure statement under 37 CFR 1.97), or termination of proceedings has occurred, is hereby expressly adandoned as of the filing date of this new application. Please use all the contents of the prior application file wrapper, including the drawings, as the basic papers for the new application.

It is understood that secrecy under 35 U.S.C 122 is hereby waived to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 CFR 1.62 application, be it either this application or a prior application in the same file wrapper, the PTO may provide similar information or access to all the other applications in the same file wrapper.

II. Inventorship statement

NOTE: "If the continuation, continuation-in-part, or divisional application is filed by less than all the inventors named in the prior application a statement must accompany the application when filed requesting deletion of the names of the person or persons who are not inventors of the invention being claimed in the continuation, continuation-in-part, or divisional application." 37 CFR 1.62(a) [emphasis added].

NOTE: "In the case of a continuation-in-part application which adds and claims additional disclosure by amendment, an oath or declaration as required by § 1.63 must be filed. In those situations where a new oath or declaration is required due to additional subject matter being claimed, additional inventors may be named in the continuing application. In a continuation or divisional application which discloses and claims only subject matter disclosed in a prior application, no additional oath or declaration is required and the application must name as inventors the same or less than all the inventors in the prior application." 37 CFR 1.60(c).

(complete applicable item (a), (b) and/or (c) below)

(a)	a) 🗆	apı	s application discloses and claims only subject matter disclosed in the prior plication whose particulars are set out above and the inventor(s) in this plication are
		Ø	the same
			less than those named in the prior application and it is requested that the following inventor(s) identified above for the prior application be deleted:

(Type name(s) of inventor(s) to be deleted)

(b)		a ne	w dec	n discloses and claims additional disclar by amendment and haration or oath is being filed. With respect to the prior application riculars are set out above the inventor(s) in this application are		
			the sa	me		
			add th	ne following additional inventor(s)		
				(Type name of inventor(s) to be added)		
(c)	. •	The	invent	orship for all the claims in this application is		
		X	the sa	me		
			not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made, is submitted.			
III.	Dec	larat	ion o	r oath		
Á.	Cont	inuati	ion or	divisional		
	XX	none	e requ	ired		
В.	Cont	inuati	ion-in-	part		
		attac	ched			
		exec	cuted I	Dy (check all applicable items)		
,		•		ventor(s).		
			□ le	gal representative of inventor(s) 37 CFR 1.42 or 1.43.		
			•	int inventor or person showing a proprietary interest for inventor ho refused to sign or cannot be reached. 37 CFR 1.47;		
				This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. (See item VIII below for fee.)		
		not a	attach	ed		
				Application is made by a person authorized under 37 CFR 1.41(c) on behalf of all of the above named applicant(s). (The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently.)		
				Attached is a showing that the filing is authorized. (Not required unless called into question. 37 CFR 1.41(d).)		
IV.	lder	tific	ation	of Claims for Further Prosecution		
WA.	RNING	(1) all ti and	the new he claims (b) wou	of a new application may be finally rejected in the first Office action in those situations where application is a continuing application of, or a substitute for, an earlier application, and (2) is of the new application (a) are drawn to the same invention claimed in the earlier application, it does not not not not never the property finally rejected on the grounds of art of record in the next Office action of needed in the earlier application. MPEP, § 706.07(b).		
	ЯX			o be charged are to be based on the number of claims remaining tof the:		
			attach	ed preliminary amendment.		
				entered amendment filed under 37 CFR 1.116 in the prior applica- hich is now repeated.		
		3	the cla	aims as on file in the prior application.		
V.	Fee	Calc	ulatio	n (37 CFR 1.16)		
	ŦC. T	'L - 80-	- 4 4-	and an additional from the matter than the country of the form of the country of		

NOTE: The filing fee for a continuation, continuation-in-part, or divisional application is based on the number of claims remaining in the application after entry of any preliminary amendment and entry of any amendments under 37 CFR 1.116 unentered in the prior application which is requested to be entered in this FWC application. 37 CFR 1.62.

(FWC [4-2]—page 5 of 10)

					CALCULA		7 · 7
Nur	nber Filed		N	lumber Ex	(tra	Rate	Basic Fee 37 CFR 1.16(a) \$710.00
otal	-	.,					
	37 CFR 1.	16(c) 3-20)= =	-0-	X	\$ 22.00	-0-
ndepend Claims	ent	.	÷ .				•
37 CFR	1.16(b))	13 -3	=	10	X	\$ 74.00	740
_	dependent	claim(s),	if any	•		#220.00	
37 CFR	1.10(a))		-	-0-		\$230.00	-0-
	The fee	for extra	claims i	s not beir	ng paid at	this time.	
				e calcula	• .		1,450
•	Office in any	notice of fe	e deficien	cy. 37 CFR	1.16(d).		e Patent and Trademal
	an Ame	-	ion oi	Prosecu	KION IOF	the Time R	ecessary to
i	application als s being gath	nd for some	reason a	n amendme	nt cannot be	filed promptly (nal for this continuation (e.g., experimental data prosecution for the time
	3000000011						
,	necessary.	/-4			!£!!		
,	·	·			n, if applic	cable)	
ه م	There is	provided	herewit	h a Petitio	on to Susp	cable) pend Prosecu	ution For The Time Concurrently).
٥	There is	provided ry to File	herewit An Ame	h a Petitio	on to Susp	cable) pend Prosecu	ution For The Tim
٥	There is Necessa	provided ry to File y Statem	herewit An Ame	h a Petitio endment (on to Susp New Appl	cable) pend Prosecu	ution For The Time Concurrently).
	There is Necessa nall Entity A verified The sma	provided ry to File y Statem d stateme	herewit An Ame nent N nt that tatemen	h a Petition endment (I/A this is a f t was file	on to Susp New Appl illing by a d in the p	cable) pend Prosecutication Filed of the second se	ution For The Time Concurrently). s attached. tion Serial No.
	There is Necessanall Entity A verified The sma	provided ry to File y Statem d stateme all entity st	herewit An Ame nent N nt that tatemen	h a Petition endment (I/A this is a f t was file hich pare	on to Susp New Appl illing by a d in the p nt applicat	cable) pend Prosecutication Filed of the second se	ution For The Time Concurrently). s attached. tion Serial No.
	There is Necessanall Entity A verified The sma 0 /and this claimed.	provided ry to File y Statemed d statemed all entity status is	herewit An Ame nent N nt that tatemen wi still pro	h a Petition endment (I/A this is a f t was file hich pare per and it	on to Susp New Appl illing by a d in the p nt applicat ts benefit	cable) pend Prosecutication Filed of the second se	ation For The Time Concurrently). s attached. tion Serial No. on R 1.28(a) is hereb
/II. Sm	There is Necessanall Entity A verified The smand this claimed. Reference of the second secon	provided ry to File y Statemed statemed all entity single status is deduced filing a) states "State application filed under §	herewit An Ame nent N nt that i tatemen with still pro ng fee ca tus as a s or paten 1.60 or :	h a Petition and ment (I/A) this is a file thich parel per and if the parel per and if the parel per and if the per and if th	on to Susp New Appl illing by a d in the p nt applicat ts benefit 50% of ab- nust be speci the status in is part when	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) \$	ation For The Tim Concurrently). s attached. tion Serial No. on
/II. Sm	There is Necessal A verified The small Entity and this claimed. The The STATE CLAIMED IN THE STATE CONTROL TO THE STATE CONTROL TO THE STATE CONTROL THE ST	provided ry to File y Statemed statemed statemed states is stated filing a) states "State application filed under § in a parent appended of 37 (a) a reference	herewith An American An Americ	h a Petition of the state of th	iling by a d in the pot applicate the status in the part when proper."	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) fically established a vailable and the status as filed under § 1.6	ation For The Time Concurrently). It is attached. It is
NOTE: 3	There is Necessal Nec	provided ry to File y Statemed statemed all entity since the full fee in a parent and desired and desired if the full fee ins of the daily	herewith An American An American III III III III III III III III III I	h a Petition of the manual entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which and is still to state the metal entity in which are the met	illing by a d in the p nt applications is part when proper. The proper in a parent in a verified.	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) \$	ation For The Time Concurrently). It is attached. It is
NOTE:	There is Necessal A verified. A verified The small of the small this claimed. By CFR 1.28(a in each applications in established in the last sent include in still proper any excess of within 2 months.	provided ry to File y Statemed statemed all entity signature is status is status is deduced filing a) states "Status is application filed under § in a parent all ence of 37 (a) a reference and desired if the full feeths of the data of the full feeths of t	herewith An American Ame	h a Petition of the manual entity in which pare and it is alculation (mall entity in which \$ 1.62 of the and is still (a) states: "Affed statement of the payment of the manual entity is alculation (be refunded by payment of the entity payment	illing by a d in the point applications in the status in t	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) \$	ation For The Time Concurrently). It is attached. It is attached. It is serial No. It is not is not in the interest of the
NOTE: 3	There is Necessal Necessal Averified The small Entity A verified The small Entity and this claimed. And this claimed. And this claimed. And this claimed. Fine last sent in each applications is established in fine the last sent include as still proper Any excess of within 2 months on request. 3	provided ry to File y Statemed statemed all entity signs status is status is deduced filing a) states "Status in a parent all ence of 37 (a) a reference of and desired and desired if the full feeths of the data of the soft the s	herewith An American Americ	h a Petition of the manual entity in which pare and it is alculation (mall entity in which \$ 1.62 of the and is still (a) states: "Affed statement of the payment of the manual entity is alculation (be refunded by payment of the entity payment	illing by a d in the point applications in the status in t	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) \$	ation For The Time Concurrently). s attached. tion Serial No. on R 1.28(a) is hereb
NOTE: 3	There is Necessal Necessal Averified The small Entity and this claimed. The small Entity Averified The small Entity and this claimed. The last sent applications is a stablished in each applications in the last sent and the stablished in the last sent and the stablished in request. 3 The Payment attached No filing	provided ry to File y Statem d stateme all entity si status is status is deduced filing a parent application filed under § in a parent appence of 37 (a reference of and desired of the full fee this of the dail of CFR 1.28(cent Being fee is subject to File 1.28(cent Being fee is subject to F	herewith An American American An American	h a Petitice and ment (I/A) this is a fit was file thich parel per and it alculation (Imall entity met in which \$ 1.62 of the and is still the statement of the	illing by a d in the poor to Suspending by a d in the poor to be specificated by the status in the s	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) cove)	ation For The Time Concurrently). Is attached. Ition Serial No. Ition Ser
/II. Sm	There is Necessal Necessal Averified The small Entity and this claimed. The small Entity Averified The small Entity and this claimed. The last sent applications is a stablished in each applications in the last sent and the stablished in the last sent and the stablished in request. 3 The Payment attached No filing	provided ry to File y Statemed statemed all entity single status is status is deduced filing a states "Status in a parent application filed under § in a parent application of the full feet in t	herewith An American American An American	h a Petitice and ment (I/A) this is a fit was file thich parel per and it alculation (Imall entity met in which \$ 1.62 of the and is still the statement of the	illing by a d in the poor to Suspending by a d in the poor to be specificated by the status in the s	cable) cend Prosecutication Filed of small entity is arent application was filed under 37 CFI cove) cove) cally established and a the status as a statement and a then the excess for t	ation For The Time Concurrently). It is attached. It is

K	filin	g fee	\$ 1,450
		ording ignment (\$40.00; 37 CFR 1.21(h)). Son XIV below.	\$
	per or	ition fee for filing by other than all the inventors or son not the inventor where inventor refused to sign cannot be reached (\$130.00; 37 CFR 1.47 and 7(h))	\$
	-	cessing and retention fee (\$130.00; 37 CFR 1.53(d) 1.21(l))	\$
NOTE:	for faile to 37 C the bas	R 1.21(I) establishes a fee for processing and retaining any appling to complete the application pursuant to 37 CFR 1.53(d) and to CFR 1.53 and 1.78 indicate that in order to obtain the benefit of a psic filing fee must be timely paid or the processing and retention to 1 year from the notification under § 1.53(d).	his, as well as, the changes prior U.S. application, either
-,		Total fees enclosed	\$
IX. Me	thod	of Payment of Fees	
	atta	ached is check in the amount of	\$
粒		arge Account No. 01-0519 in the amount	A1 450
	of	VM A distincts of this secure to extend of	\$1,450
NOTE:	Foos	XX A duplicate of this request is attached. should be itemized in such a manner that it is clear for which put	rnose the fees are naid 37
7,072.	CFR 1		pose the rees are paid. Or
X. Aut	horiz	ation to Charge Additional Fees	
WARNII	VG: If	no fee payment is made at this time this item should not be cor	mpleted.
WARNII		ccurately count claims, especially multiple dependent claims, to avo extra claim charges are authorized.	id unexpected high charges
מ	whi	Commissioner is hereby authorized to charge the found ich may be required by this paper and during the electron to Account No. $\frac{01-0519}{}$:	-
	KZK	37 CFR 1.16(a), (f) or (g) (filing fees)	
	XX	37 CFR 1.16(b), (c) and (d) (presentation of extra d	claims)
NOTE:	presen the tim be bes	se additional fees for excess or multiple dependent claims no station must only be paid or these claims cancelled by amendment se period set for response by the PTO in any notice of fee deficient that to authorize the PTO to charge additional claim fees, except thents after final action.	nt prior to the expiration of acy (37 CFR 1.16(d)) it might
	XCX	37 CFR 1.16(e) (surcharge for filing the basic filing on a date later than the filing date of the application	•
	XX	37 CFR 1.17 (application processing fees)	
WARNII	sh 1.	hile 37 CFR 1.17(a), (b), (c) and (d) deal with extensions of time under rould be made only with the knowledge that: "Submission of the appropria 136(a) is to no avail <u>unless</u> a request or petition for extension is filed" ovember 5, 1985 (1060 O.G. 27).	te extension fee under 37 CFR
		37 CFR 1.18 (issue fee at or before mailing of Not Allowance, pursuant to 37 CFR 1.311(b))	tice of
NOTE:	of a N	an authorization to charge the issue fee to a deposit account has to otice of Allowance, the issue fee will be automatically charged to f mailing the notice of allowance, 37 CFR 1.311(b).	•
	fee is p small e	the wording of 37 CFR 1.28(b): (a) notification of change of status paid as "other than a small entity" and (b) no notification is required entity. Notification of any change of status resulting in loss of entitle the filed in the application prior to, or at the time of, paying the is	f if the change is to another ement to small entity status

(FWC [4-2]—page 7 of 10)

	XI.	Inst	ructions as to Overpayment	
		ΧX	credit Account No. 01-0519	
			refund	
	XII.	Pri	ority—35 U.S.C. 119 N/A	
			Priority of application Serial No. 0 /	
				is claimed under
			35 U.S.C. 119. (country)	
			☐ The certified copy has been filed on, which	
		-	□ certified copy will follow	
	XIII.	Da	certified copy will follow	
	ÝIII.		•	East line the contense.
ans DI	1 4	·	Amend the specification by inserting before the	first line the sentence:
1		HS IS	a	
	19		□ divisional	
			□ continuation-in-part	
<i>y</i>	of	cone	nding application(s)	
	Oi	cope		3/29/90 mon aband
				filed onand
			which designated the U.S."	
,		As	ne proper reference to a prior filed PCT application which er S. serial number and the filing date of the PCT application	which designated the U.S.
			the prior application is assigned of record to	•
			an assignment of the invention to	
			is attached. A separate "COVER SHEET FOR ACCOMPANYING NEW PATENT APPLICATION" attached.	ASSIGNMENT (DOCUMENT) or □ FORM PTO 1595 is also
			n assignment is submitted with a new application, send two se or the assignment." Notice of May 4, 1990 (1114 O.G. 77-78	
	XV.	Po	ver of Attorney	
	Th	e po	ver of attorney in the prior application is to	
			. Pessin	34_899
		Attor		Reg. No.
				(FWC [4-2]—page 8 of 10)

a.		ו ו	The powerppears in the original papers in the propplication.
b.	X	X 7	The power does not appear in the original papers, but was filed on $12/08/92$
C.			A new power has been executed and is attached.
d.		<i> </i>	Address all future communications to:
			U.S. Patent Operations, Dept. 431/KMP
			Name Amgen, Inc., Amgen Center
			Address
			1840 DeHavilland Drive (805)447-1000 Thousand Oaks, CA 91320-1789
			Tel. No.
	(Ite	m c	nay only be completed by applicant, or attorney or agent of record).
XVI.	A	laiı	ntenance of Copendency of Prior Application
(Th	is i	tem	must be completed and the necessary papers filed in the prior application if the period set in the prior application has run)
	(X)	X A	petition, fee and response has been filed to extend the term in the pending perior application until $07/27/93$.
NO1	TE:	is file	PTO finds it useful if a copy of the petition filed in the prior application extending the term for response and with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 27).
		K	A copy of the petition for extension of time in the prior application is attached.
XVII	. (ditional Petitions for Extension of Time in Prior Application
(co	mp 	lete	this item and file conditional petition in prior application if previous item not applicable)
	(XI)	Χ A a	conditional petition for extension of time is being filed in the pending prior
NOT	E:	The is file O.G.	PTO finds it useful if a copy of the petition filed in the prior application extending the term for response and with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060-27).
			A copy of the conditional petition for extension of time in the prior application is attached.
XVIII	٠.	Aba	andonment of Prior Application
	XIX	po is ap th	lease abandon the prior application at a time while the prior application is ending or when the petition for extension of time or to revive in that application granted and when this application is granted a filing date so as to make this oplication copending with said prior application. At the same time please add se words "now abandoned" to the amendment to the specification set forth XIII above.
NOT		in-pa to re	ording to the Notice of May 13, 1983 (103, TMOG 6-7) the filing of a continuation or continuation- not application is a proper response with respect to a petition for extension of time or a petition vive and should include the express abandonment of the prior application conditioned upon the ting of the petition and the granting of a filing date to the continuing application.
NOT		expr	egistered attorney or agent acting under the provisions of § 1.34(a), or of record, may also essly abandon a prior application as of the filing date granted to a continuing application when such a continuing application." 37 CFR 1.138.
XIX.	In	for	mation Disclosure Statement
		Si	ubmitted herewith is an Information Disclosure Statement

(FWC [4-2]—page 9 of 10)

Respectfully submitted, AMGEN INC.

Karol M. Pessin
Registration No. 34,899
Amgen Inc.
1840 Dehavilland Drive
Thousand Oaks, CA 91320-1789
Phone: (805) 447-2193